EXHIBIT 2

1 2 3 4 5 6 7	MORGAN, LEWIS & BOCKIUS LLP KENT M. ROGER, State Bar No. 95987 DIANE L. WEBB, State Bar No. 197851 MICHELLE PARK CHIU, State Bar No. 24842 JASON B. ALLEN, State Bar No. 251759 One Market, Spear Street Tower San Francisco, CA 94105-1126 Tel: 415.442.1000 Fax: 415.442.1001 E-mail: kroger@morganlewis.com dwebb@morganlewis.com mchiu@morganlewis.com jason.allen@morganlewis.com		
8	Attorneys for Defendants HITACHI, LTD.		
9 10	HITACHI DISPLAYS, LTD. HITACHI ASIA, LTD. HITACHI AMERICA, LTD.		
11	HITACHI ELECTRONIC DEVICES (USA), IN	NC.	
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15	·		
16	IN RE CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION	Case No. C07-5944 SC	
17	ANTITION	MDL NO. 1917	
18		Judge: Hon. Samuel Conti	
19		Special Master: Hon. Charles A. Legge (Ret.)	
20	This Document Relates To:	DECLARATION OF TETSURO YOKOO IN SUPPORT OF THE	
21	ALL ACTIONS	HITACHI DEFENDANTS' EVIDENTIARY PROFFER	
22			
23	DECLARATION OF TETSURO YOKOO L. Tetsura Valcas, dealaras		
24 25	 I, Tetsuro Yokoo, declare: I am Tetsuro Yokoo of Hitachi, Ltd. ("HTL"). I make this declaration in support 		
26	of the Hitachi Defendants' proffer. I have personal knowledge of the facts contained in this		
27	declaration, except for those, if any, based on information and belief, and, if called as a witness,		
28 MORGAN, LEWIS & BOCKIUS LLP ATTORNEYS AT LAW	would and could competently testify to them. DB2/22062125.5 DECLARATION OF TETSURO YOKOO IN SUPPORT OF		
SAN FRANCISCO	THE HITACHI DEFENDANTS' EVIDENTIARY PROFFER		

- 2. I am Senior Legal Manager of the Business Strategy and Development Department of the Consumer Business Division of Hitachi, Ltd. As a result of my position within HTL, I am familiar with HTL's historical business relating to televisions containing color picture tubes ("CPT tubes") and computer monitors containing color display tubes ("CDT tubes"). I have been employed by HTL since 1982.
- 3. HTL's Display Group sold and manufactured CDT tubes and CPT tubes. In October 2002, the Display Group of HTL was spun off to HDP. As a result of the October 2002 spin-off, HDP retains documents and information relating to HTL's manufacturing and sale of CDT tubes and CPT tubes.

I. CDT Computer Monitors

- 4. I am informed and believe, based on my review of HTL's business records, that HTL manufactured CDT computer monitors beginning in December 1987.
- 5. I am informed and believe, based on my understanding of HTL's business history, that HTL first began selling CDT computer monitors no earlier than December 1987.
- 6. I am informed and believe that HTL's CDT computer monitor customers were located in Japan, Europe, and the United States.
- 7. I am informed and believe, based on my review of HTL's business records, that HTL ceased manufacturing CDT computer monitors in September 2000.
- 8. I am informed and believe, based upon my review of HTL's business records, that HTL's final CDT computer monitor sale to the United States took place in July 2000. HTL continued to sell repair parts for CDT computer monitors to customers in the United States until March 2001. Attached hereto as Exhibit 1 is a true and correct copy of HTL's CDT computer monitor sales data, Bates labeled HTC-CRT00000020, which reflects HTL's final CDT computer monitor part sale to the United States in March 2001.
- 9. I am informed and believe, based on my understanding of HTL's business history, that HTL's final CDT computer monitor sale worldwide would have taken place no later than January 2002.

1	II. CPT Televisions	
2	10. I am informed and believe, based on my review of HTL's business records, that	
3	HTL began manufacturing and selling CPT televisions no later than 1968.	
4	11. I am informed and believe that HTL's CPT television customers were located in	
5	Europe, Australia, Asia, and Africa.	
6	12. I am informed and believe that HTL did not sell CPT televisions to customers	
7	within the United States.	
8	13. I am informed and believe, based upon my review of HTL's business records,	
9	HTL ceased manufacturing CPT televisions in October 2000.	
10	14. I am informed and believe, based upon my understanding of HTL's business	
11	history, that HTL's final CPT television sale worldwide took place in approximately 2001, after it	
12	ceased manufacturing CPT televisions.	
13	I declare under the penalty of perjury under the laws of the United States of America and	
14	the State of California that the foregoing is true and correct.	
15	Executed this <u>6</u> th day of December, 2010, in Tokyo, Japan.	
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18	Tersuro Yokoo	
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28 Morgan, Lewis &		
BOCKIUS LLP ATTORNEYS AT LAW	DB2/22062125.5 -3- MDL 1917 DECLARATION OF TETSURO YOKOO IN SUPPORT OF	

THE HITACHI DEFENDANTS' EVIDENTIARY PROFFER

SAN FRANCISCO